conditions will be imposed, where appropriate, in a subsequent decision.

Pursuant to the provisions of 49 CFR 1152.29(e)(2), Conrail shall file a notice of consummation with the Board to signify that it has exercised the authority granted and fully abandoned the line. If consummation has not been effected by Conrail's filing of a notice of consummation by December 9, 2009, and there are no legal or regulatory barriers to consummation, the authority to abandon will automatically expire.

Board decisions and notices are available on our Web site at www.stb.dot.gov.

Decided: December 3, 2008.

By the Board, David M. Konschnik, Director, Office of Proceedings.

## Kulunie L. Cannon,

Clearance Clerk.

[FR Doc. E8–29066 Filed 12–8–08; 8:45 am] BILLING CODE 4915–01–P

#### DEPARTMENT OF THE TREASURY

Financial Crimes Enforcement Network; Bank Secrecy Act Advisory Group; Solicitation of Application for Membership

**AGENCY:** Financial Crimes Enforcement Network (FinCEN), Treasury.

**ACTION:** Notice and request for nominations.

**SUMMARY:** FinCEN is inviting the public to nominate financial institutions and trade groups for membership on the Bank Secrecy Act Advisory Group. New members will be selected for three-year membership terms.

**DATES:** Nominations must be received by January 8, 2009.

ADDRESSES: Applications may be mailed (not sent by facsimile) to Regulatory Policy and Programs Division, Financial Crimes Enforcement Network, P.O. BOX 39, Vienna, VA 22183 or e-mailed to: BSAAG@fincen.gov.

**FOR FURTHER INFORMATION CONTACT:** Jennifer White, Regulatory Outreach Specialist at 202–354–6400.

SUPPLEMENTARY INFORMATION: The Annunzio-Wylie Anti-Money Laundering Act of 1992 required the Secretary of the Treasury to establish a Bank Secrecy Act Advisory Group (BSAAG) consisting of representatives from federal regulatory and law enforcement agencies, financial institutions, and trade groups with members subject to the requirements of the Bank Secrecy Act, 31 CFR 103 et seq. or Section 6050I of the Internal Revenue Code of 1986. The BSAAG is

the means by which the Secretary receives advice on the operations of the Bank Secrecy Act. As chair of the BSAAG, the Director of FinCEN is responsible for ensuring that relevant issues are placed before the BSAAG for review, analysis, and discussion. Ultimately, the BSAAG will make policy recommendations to the Secretary on issues considered. BSAAG membership is open to financial institutions and trade groups. New members will be selected to serve a three-year term. It is important to provide complete answers to the following items, as applications will be evaluated on the information provided through this application process. Applications should consist of:

- Name of the organization requesting membership.
- Point of contact, title, address, email address, phone number.
- The BSAAG vacancy for which the organization is applying.
- Description of the financial institution or trade group and its involvement withthe Bank Secrecy Act, 31 CFR 103 et seq.
- Reasons why the organization's participation on the BSAAG will bring value to the group.

Based on current BSAAG position openings we encourage applications from the following sectors or types of organizations with experience working on the Bank Secrecy Act:

- Self-Regulatory Organizations (1 vacancy).
- State Governments (1 vacancy).
- Industry Trade Groups—Banking Sector (2 vacancies).
- Industry Trade Groups—Credit Unions (1 vacancy).
- Industry Trade Groups—Futures (1 vacancy).
- Industry Trade Groups— Gatekeepers (1 vacancy).
- Industry Trade Groups—Insurance (1 vacancy).
- Industry Trade Groups— International (1 vacancy).
- Industry Representatives—
  Insurance (1 vacancy).
  Industry Representatives—Operator
- of Credit Card Systems (1 vacancy).
  Organizations may nominate
  themselves, but applications for
  individuals who are not representing an
  organization for a vacancy noted above
  will not be considered. Members must
  be able and willing to make the
  necessary time commitment to
  participate on sub-committees
  throughout the year by phone and
  attend biannual plenary meetings held
  in Washington DC the second
  Wednesday of May and October.

Members will not be remunerated for their time, services, or travel. In making the selections, FinCEN will seek to complement current BSAAG members in terms of affiliation, industry, and geographic representation. The Director of FinCEN retains full discretion on all membership decisions. The Director may consider prior years' applications when making selections and does not limit consideration to institutions nominated by the public when making its selection.

Dated: December 2, 2008.

# James H. Freis, Jr.,

Director, Financial Crimes Enforcement Network.

[FR Doc. E8-29026 Filed 12-8-08; 8:45 am] BILLING CODE 4810-35-P

# **DEPARTMENT OF THE TREASURY**

#### **Fiscal Service**

# Surety Companies Acceptable on Federal Bonds: Allegheny Surety Company

**AGENCY:** Financial Management Service, Fiscal Service, Department of the Treasury.

**ACTION:** Notice.

**SUMMARY:** This is Supplement No. 5 to the Treasury Department Circular 570, 2008 Revision, published July 1, 2008, at 73 FR 37644.

FOR FURTHER INFORMATION CONTACT: Surety Bond Branch at (202) 874–6850.

### SUPPLEMENTARY INFORMATION: A

Certificate of Authority as an acceptable surety on Federal bonds is hereby issued under 31 U.S.C. 9305 to the following company:

Allegheny Surety Company (NAIC #34541). Business address: 4217 Steubenville Pike, Pittsburgh, PA 15205. Phone: (412) 921–3077. Underwriting limitation b/: \$204,000. Surety licenses c/: PA. Incorporated in: Pennsylvania.

Federal bond-approving officers should annotate their reference copies of the Treasury Circular 570 ("Circular"), 2008 Revision, to reflect this addition.

Certificates of Authority expire on June 30th each year, unless revoked prior to that date. The Certificates are subject to subsequent annual renewal as long as the companies remain qualified (see 31 CFR part 223). A list of qualified companies is published annually as of July 1st in the Circular, which outlines details as to the underwriting limitations, areas in which companies are licensed to transact surety business, and other information.